AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

Page 1 of 2 (Page 2 Not for Public Disclosure)

Deputy Clerk

UNITED STATES DISTRICT COURT

for the

Southern District of Indiana

Date of Original Date of Previous	Jnited States of America v. Kevin Thomas Judgment: Amended Judgment: mended Judgment if Any)	10/29/2009) Case No: 3:08CR00029-0) USM No: 40784-424) Pro Se Defendant's Attorney	008
0	_		N FOR SENTENCE RI	EDUCTION
	PURS	SUANT TO 1	18 U.S.C. § 3582(c)(2)	
§ 3582(c)(2) for subsequently bee § 994(u), and have	a reduction in the term of an lowered and made retroining considered such more	f imprisonment in oactive by the Urtion, and taking it	or of the Bureau of Prisons the mposed based on a guideline sentited States Sentencing Commistanto account the policy statement, to the extent that they are applied.	ntencing range that has sion pursuant to 28 U.S.C. t set forth at USSG §1B1.10
IT IS ORDERE DENI the last judgment iss			s previously imposed sentence conths is reduced to	of imprisonment (as reflected in
, 0			Page 2 when motion is granted)	
Except as otherw	rise provided, all provision	ons of the judgme	ent dateds	shall remain in effect.
IT IS SO ORDE	CRED.			
Order Date:	3/10/2015	1	0.00	
Effective Date: _	(if different from order date)		. McKINNEY, JUDGE ates District Court District of Indiana	A CERTIFIED TRUE COPY Laura A. Briggs, Clerk U.S. District Court Southern District of Indiana